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APPLICATION NO.	FILING DATE 04/09/2001	FIRST NAMED INVENTOR  Robert Bjekovic	225/49820	CONFIRMATION NO. 6774
09 828,480	04 07.200.			

10-24-2002 7590 EVENSON, McKEOWN, EDWARDS & LENAHAN, P.L.L.C.

Suite 700 1200 G Street, N.W. Washington, DC 20005

EXAMINER COLE, ELIZABETH M

PAPER NUMBER ART UNIT 1771

DATE MAILED: 10/24/2002

Please find below and/or attached an Office communication concerning this application or proceeding.

			Application N	10.	Applicant(s)	1))			
•			09/828.480		BJEKOVIC ET AL.	,			
Office Action Summary		Examiner		Art Unit					
			Elizabeth M C	ole	1771				
		The MAILING DATE of this communication appe	ears on the co	ver sheet with the c	orrespondence add	dress			
	Period for Reply								
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).  Status									
1)[		Responsive to communication(s) filed on	·						
2a)[		This action is <b>FINAL</b> . 2b)⊠ This	s action is noi	n-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.									
·		n of Claims							
4)[		Claim(s) <u>1-29</u> is/are pending in the application.							
<b>-</b> \ [		a) Of the above claim(s) is/are withdraw	n from consid	ieration.					
,.	) Claim(s) is/are allowed.								
6)[	Claim(s) <u>1-29</u> is/are rejected.								
7)[		Claim(s) is/are objected to.							
)(8 Applie		Claim(s) are subject to restriction and/or n Papers	election requ	irement.					
		ne specification is objected to by the Examiner							
, -		ne drawing(s) filed on is/are: a)□ accept		ected to by the Exa	miner.				
10)[	··· —	Applicant may not request that any objection to the							
11)[	Пт	ne proposed drawing correction filed on				er.			
If approved, corrected drawings are required in reply to this Office action.									
12) The oath or declaration is objected to by the Examiner.									
Priority under 35 U.S.C. §§ 119 and 120									
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).									
	a) ☐ All b) ☐ Some * c) ☐ None of:								
	1. Certified copies of the priority documents have been received.								
	2. Certified copies of the priority documents have been received in Application No								
	<ul> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>								
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).									
a) The translation of the foreign language provisional application has been received.  15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.									
		_	c priority unde	:1 35 U.S.C. 99 12C	7 anu/01 121.				
Attachn			A	Interview Summari	y (PTO-413) Paper No(	s)			
2) 🔲 N	Notice	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449) Paper No(s)	4) 5) 6)	=	Patent Application (PTC				

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Art Unit: 1771

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over EP 418.772 in view of Stricker et al, U.S. Patent No. 5.670.235.

EP 418.772 discloses a laminate comprising a plurality of layers of thermoplastic film with sealing layers having a fiber layer disposed therebetween. The sealing layers have a melting point equal to or higher than the melting point of the thermoplastic films. EP 418.772 differs from the claimed invention because EP 418.772 does not incorporating a foam layer into the laminate and does not teach that the fibers of the reinforcing fabric should partially melt during molding.

Stricker et al teaches that in forming a molded panel material comprising a plurality of layers including foam layers, thermoplastic layers and fabric layers, it is advantageous if the fabric layers partially melts at least in the portion of the fabric adjacent to the thermoplastic layer, in order to more strongly bond the layers. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have employed a fabric material such that the fibers of the fabric would partially melt in order to enhance the strength of the material. It further would have been obvious to have incorporated a foam layer in order to enhance sound deadening and insulating properties as taught by Stricker et al. With regard to the fiber widths, and the placement of the fabric, foam and thermoplastic layers, it would have been obvious to one of